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DOMINICK FIX-GONZALEZ

Email: dfixgonzalez13/d/georgefox.edu

437 W Olive Street, Apt 3 Inglewood, CA 90301 Telephone: 503-381-9454 Pro Se Defendant

> IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

> > PORTLAND DIVISION

SAMUEL WANI

PLAINTIFF.

٧.

GEORGE FOX UNIVERSITY, PROVIDENCE MEDICAL GROUP, DR. THOMAS CROY, MD, DOMINICK FIX-GONZALEZ, GREGG BOUGHTON, CHRIS CASEY, JOHN BATES, IAN SANDERS, GAVE HABERLY, CRAIG TAYLOR, DAVE JOHNSTONE, MARK POTHOFF, SARAH TAYLOR, Case No.: 3:17-cv-1011-yy

DEFENDANT DOMINICK FIX-GONZALEZ'S ANSWER TO PLAINTIFF'S COMPLAINT

DEFENDANTS

Defendant Dominick Fix-Gonzalez answers the complaint as follows:

l.

Admit that I attended George Fox and participated in football there. Admit that plaintiff participated in football at George Fox for a short time that overlapped with my time on the team.

2.

Admit that plaintiff made a complaint to George Fox alleging that I edited a picture of him in a way that he found offensive.

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3.

Admit that George Fox looked into the plaintiff's complaint and followed up with me about it.

4.

Except as expressly admitted, I deny all of the allegations of the complaint that pertain to me. As to the allegations of the complaint that have nothing to do with me, which is much of the complaint, I deny them based on a lack of information.

FIRST AFFIRMATIVE DEFENSE

5.

(Lack of Service)

I have not been properly served with a copy of the complaint.

SECOND AFFIRMATIVE DEFENSE

6.

(Failure to State a Claim)

The complaint fails to state a claim upon which relief can be granted.

THIRD AFFIRMATIVE DEFENSE

7.

(Lack of Jurisdiction)

There is no federal court subject matter jurisdiction for this matter. I am not subject to the personal jurisdiction of the court as (1) I have not been served and (2) I am not a resident of Oregon.

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FOURTH AFFIRMATIVE DEFENSE

8.

(Contributory Fault)

Plaintiff's injuries and damages, if any, are a result of his own actions and inactions.

FIFTH AFFIRMATIVE DEFENSE

9.

(Statute of Limitations)

The complaint was not filed and served within the time allowed by applicable statue.

SIXTH AFFIRMATIVE DEFENSE

10.

(Mootness & Inappropriate Injunctive Relief)

The relief the complaint seeks against me is me being suspended from George Fox and kicked off the football team. I am no longer enrolled at George Fox and am no longer on the football team there and have no plan to return, so there is no relief requested by plaintiff against me that the court could possibly impose. Further, this is an inappropriate request for injunctive relief by the court.

11.

(Other Action Pending)

Plaintiff has filed two substantially identical lawsuits seeking the same relief over the same alleged conduct. The cases need to be consolidated.

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REQUEST FOR SANCTIONS

I reside in California and am attending a police academy while serving as a

Marine Corps reservist. The allegations of this lawsuit are transparently frivolous and

absurd—like seeking \$40 million for a lost NFL career by an aging athlete who wasn't

good enough to play college football at a bigger program than George Fox, which is as

small as college football gets. Plaintiff's claim of a lost NFL career is a pipe dream that

most kids get over before they finish high school. I had nothing whatsoever to do with

the alleged thumb injury and cannot conceive of how I may have negatively impacted

plaintiff's ability to earn a living, as an NFL player or otherwise. I am African-American

myself, like plaintiff. The allegation that I racially harassed plaintiff is false and highly

offensive. Plaintiff has filed two substantially identical lawsuits for conduct that

occurred too long ago to be actionable under the statues of limitations. This lawsuit is a

waste of public resources and imposes an inappropriate, significant burden on me. I ask

that the court enter a sanction appropriate to remedy the situation.

Having answered the complaint, I ask that it be dismissed with prejudice and

judgment entered in my favor.

DATED this 25th day of September, 2017.

By: Dominick Fix-Gonzalez

Dominick Fix-Gonzalez

Pro Se Defendant

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